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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/584,307	06/23/2006	Shinya Tanaka	2006_0832A	9023
513 WENDEROTT	7590 03/06/200 H. LIND & PONACK, I		EXAM	INER
2033 K STREET N. W.			ARNBERG, MEGAN C	
SUITE 800 WASHINGTO	N. DC 20006-1021		ART UNIT PAPER NUMBER 1796	
om	71, DC 20000 1021			
			MAIL DATE	DELIVERY MODE
			03/06/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Application No. Applicant(s) 10/584,307 TANAKA ET AL.

Interview Summary			
,	Examiner	Art Unit	
	MEGAN ARNBERG	1796	
All participants (applicant, applicant's representative, PTO	personnel):		
(1) <u>MEGAN ARNBERG</u> .	(3)		
(2) Mike Davis.	(4)		
Date of Interview: 15 February 2008.			
Type: a)⊠ Telephonic b)□ Video Conference c)□ Personal [copy given to: 1)□ applicant 2	t)∏ applicant's representative	e]	
Exhibit shown or demonstration conducted: d) Yes If Yes, brief description:	e)⊠ No.		
Claim(s) discussed: <u>1-12</u> .			
Identification of prior art discussed: EP 0503586 and GB 23	<u>338240</u> .		
Agreement with respect to the claims f) \square was reached. g)⊠ was not reached. h)□ N	I/A.	
Substance of Interview including description of the general reached, or any other comments: <u>Prior art not used in relectuate with the possible or 6B 2338240</u> , the <u>Office finds the them in the nonfinal Office Action</u> . (A fuller description, if necessary, and a copy of the amend allowable, if available, must be attached. Also, where no coallowable is available, a summary thereof must be attached. THE FORMAL WRITTEN REPLY TO THE LAST OFFICE A INTERVIEW. (See MPEP Section 713.04). If a reply to the GIVEN A NON-EXTENDABLE PERIOD OF THE LONGER INTERVIEW DATE, OR THE MAILING DATE OF THIS INTIFICE A STATEMENT OF THE SUBSTANCE OF THE INTERQUIEW DATE, OR THE MAILING DATE OF THE INTERQUIEW DATE.	tion but cited was discussed. Immediate the instant application in the examiner agony of the amendments that with the examiner agony of the amendments that with the critical action MUST INCLUDE THE last Office action has already oF ONE MONTH OR THIRT. EXPLIEW SUMMARY FORM.	While a rejection ication and there reed would render the SUBSTANCE Cobeen filed, APP (DAYS FROM 1 WHICHEVER IS	n was not fore cited er the claims claims DF THE LICANT IS "HIS LATER, TO
	/Mark Eashoo/ SPE - 1796 Examiner's signature, if requi	red	

U.S. Patent and Trademark Offic PTOL-413 (Rev. 04-03) Interview Summary Paper No. 20080226

Attachment to a signed Office action.